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28 SOLARMORE MANAGEMENT
29 SERVICES, INC., a California
30 corporation

31 SOLARMORE MANAGEMENT
32 SERVICES, INC., a California
33 corporation; CARL AND BARBARA
34 JANSEN, a married couple,

35 Plaintiffs,

36 v.
37
38 NIXON PEABODY, LLP, a New York
39 limited liability partnership; FORREST
40 DAVID MILDER, a married individual,

41 Defendants.

42 Case No. 2:20-cv-10111-CAS (JEMx)

43 **JOINT STIPULATION TO EXTEND
44 TIME TO RESPOND TO INITIAL
45 COMPLAINT BY NOT MORE THAN
46 30 DAYS (L.R. 8-3)**

47 Complaint Served: October 5, 2020
48 Current Response Date: November 11,
49 2020
50 New Response Date: December 11, 2020

51 Ctrm: 8D
52 Judge: Honorable Christina A. Snyder

1 Pursuant to Local Rule 8-3, Plaintiffs Solarmore Management and Carl and
2 Barbara Jansen (“Plaintiffs”) and Defendants Nixon Peabody and Forrest Milder
3 (“Defendants”) hereby stipulate that Defendants deadline to respond to the
4 complaint is extended to and including December 11, 2020.

5 Pursuant to Local Rule 5-4.3.4, undersigned counsel for Defendants attests
6 that all other signatories to this Stipulation concur in the filing’s contents and
7 authorize the filing.

8
9
10 Dated: November 6, 2020

KEKER, VAN NEST & PETERS LLP

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12
13 By: *s/Eric H. MacMichael*
14 ELLIOT R. PETERS
15 ERIC H. MACMICHAEL
16 BAILEY W. HEAPS
17 DEEVA SHAH

18
19 Attorneys for Defendants
20 NIXON PEABODY, LLP and
21 FORREST DAVID MILD
22
23 Dated: November 6, 2020

24 WILENCHIK & BARTNESS, APC

25 KING, HOLMES, PATERNO & SORIANO,
26 LLP

27
28 By: *s/Brian J. Foster*
29 BRIAN J. FOSTER
30 ROSS P. MEYER

31 Attorneys for Plaintiff
32 SOLARMORE MANAGEMENT
33 SERVICES, INC. and
34 CARL and BARBARA JANSEN

1 PROOF OF SERVICE

2 I am employed in the City and County of San Francisco, State of California in the office of a
3 member of the bar of this court at whose direction the following service was made. I am over the
4 age of eighteen years and not a party to the within action. My business address is Keker, Van
Nest & Peters LLP, 633 Battery Street, San Francisco, CA 94111-1809.

5 On November 6, 2020, I served the following document(s):

6 **JOINT STIPULATION TO EXTEND TIME TO RESPOND TO INITIAL
7 COMPLAINT BY NOT MORE THAN 30 DAYS (L.R. 8-3)**

8 by regular **UNITED STATES MAIL** by placing a copy in a sealed envelope addressed as
9 shown below. I am readily familiar with the practice of Keker, Van Nest & Peters LLP for
10 collection and processing of correspondence for mailing. According to that practice, items
11 are deposited with the United States Postal Service at San Francisco, California on that
12 same day with postage thereon fully prepaid. I am aware that, on motion of the party
13 served, service is presumed invalid if the postal cancellation date or the postage meter date
14 is more than one day after the date of deposit for mailing stated in this affidavit. **AND**
15 by **E-MAIL VIA PDF FILE**, by transmitting on this date via e-mail a true and correct
16 copy scanned into an electronic file in Adobe “pdf” format. The transmission was reported
17 as complete and without error.

18 Howard King Email: JSnow@khpslaw.com
19 John Snow
20 King, Holmes, Paterno & Soriano, LLP
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22 Brian J. Foster Email: admin@wb-law.com
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25 The Wilenchik & Bartness Building
26 2810 N. Third Street
27 Phoenix, AZ 85004

28 Executed on November 6, 2020, at San Francisco, California.

I declare under penalty of perjury under the laws of the State of California that the above is true
and correct.



28 Dori Chan